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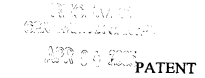
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Date: April 4, 2005 Number of pages (including this page): 9		Time:	m. (Minneapolis)	
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From:	Walter C. Linder	Telephone Number: 612/766-8801		
To: RIMELL, Samuel G. Art Unit: 2165			Fax No.: 703-872-9306 Phone No.: 703-305-3531	
Patent & Trademark Office, Technology Center 2100				
Inventor	s): SERGEY V.S. PAKHOMOV	Examiner:	RIMELL	, Samuel G.
Appln. N	o.: 10/613,261	Group Art Unit:	2165	
Filing Da	te: July 3, 2003			
Title:	METHOD FOR GENERATING TRAINING DATA FOR MEDICAL TEXT ABBREVIATION AND ACRONYM NORMALIZATION	Docket No.	51185MF	-294721

Document attached: Amendment (8 rages)

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Inventor(s): SERGEY V.S. PAKHOMOV

Examiner:

RIMELL, Samuel G.

Appln. No.: 10/613.261

Group Art Unit: 2165

Title:

Filing Date: July 3, 2003

METHOD FOR

GENERATING TRAINING

DATA FOR MEDICAL TEXT ABBREVIATION

AND ACRONYM NORMALIZATION Docket No.

51185-294721

Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450 I CERTIFY THAT THIS CORRESPOND TO THE U.S. PATERTAIN TRADEMARK OFFICE (FAX No. (703) 872-9396), SIGNING THIS CERTIFICATE: TYPED OR PRINTE

AMENDMENT

Sir:

This Amendment is responsive to the Office Action mailed on January 4, 2005, and includes the following sections:

- 1. Introductory Comments, beginning on page 2,
- 2. Amendments and Listing of Claims, beginning on page 3, and
- 3. Remarks, beginning on page 6.

No fee is believed to be necessary. Should any fee be required, the Commissioner is authorized to charge our Deposit Account No. 06-0029 and notify us of the same.

AN 10/613,261 Page 2

INTRODUCTORY COMMENTS

This Amendment is responsive to the Office Action mailed on January 4, 2005, in which claims 1-15 were pending. C aim 10 was objected to. Claims 1-9 and 11-15 were rejected.

Claim 1 is amended by this response. Reconsideration and allowance of all claims 1-15 are requested in view of this amendment and the following remarks.